

Pulaski Citizen.

L. W. McCORD, Editor and Publisher.

PULASKI, TENN.

FRIDAY MORNING, AUGUST 24, 1886.

Our Bed Rooms—Singular Statement in Regard to Cholera.

Dr. T. S. Bell, an old and eminent physician of Louisville, a man of vast acquirements and wide observation and experience, said the other day at a meeting of the Louisville College of Physicians and Surgeons: "The cause of cholera has never risen to any great height perpendicularly, except when forced up. Naturally it cannot affect the second story of any good residence. Heights have always been, when properly guarded, secure refuge from cholera. Elevated buildings or high walls have always been exempt, while contiguous places were ravaged. Moscow has repeatedly been invaded in the quarters along the low banks of the Moskwa, but there has never been a case of the disease in the elevated Kremlin. The monasteries with high walls in Italy, France and Spain have, with great uniformity, escaped the disease.

"The cause of cholera acts alone at night, and upon sleeping persons. No amount of exposure in the worst localities of the disease imperils the wakeful, moving individual. I have seen hundreds of instances of this fact, without one aberration from the statement of the proposition. I have myself spent many a night in the localities during the ravages of the epidemic, and never felt that I was in any peril while I kept awake, and the best security for that is to keep in motion."

So this distinguished practitioner intimates that attention to our sleeping apartments is quite as important as the other precautionary steps which are more frequently urged in the newspapers. Look where you sleep, for it seems that the epidemic is most dangerous when it steals on one "like a thief in the night."

A Northern exchange asks: "How shall we build a dam to stop this gold drain?" to which the Boston Herald replies: "Don't know—Congress don't seem to care a dam about it."

Rebels in Paris.

The Paris correspondent of the New York Times says: "We have here quite a group of the former great men of the rebellion at home. Generals Tombs and Beauregard, George Sanders, Jacob Thompson and others. Mr. Tombs now lives in Cuba, where he owns a large plantation and plenty of negroes; he is now a rich man, and is traveling for his pleasure."

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OUR HAT and CAP STOCK

WILL comprise all that is new and desirable in imported and Eastern Goods, besides many styles of our own make and design.

A Large Line of Goods for

WEDDING OUTFITS.

The manufacture of our "Kentucky Yoke Shirts" forms a very prominent feature of our business. These shirts are made from actual measurements, and warranted to fit or no sale.

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and blank orders sent to those who cannot conveniently call, and goods sent by Express.

PLANTATION HATS AND SHIRTS.

In quantities to suit, and all qualities.

One Price Only.

All Goods Warranted as Represented.

april 20.

Whose Child is it?

When Sherman's army stopped at Smithfield, North Carolina, about fifteen months since, there was found with it a little girl, five or six years of age, of bright countenance and pleasant ways, evidently well bred thus far, who, the soldiers said, followed them from South Carolina, Georgia or Tennessee. The corps to which this little girl seemed attached, camped near the house of a lady who had a little girl of nearly the same age, and the two little ones became so fondly attached that the lady induced the soldiers to give the child to her, and she has been with her ever since. The child has dark eyes, and is quite pretty. She has been so long with the army that she could give no intelligent account of her home. The lady who has possession of the little wanderer, is very much attached to her, and treats her in every way as her own daughter. Parties interested are referred to the "Baptist Minister," Smithfield, Johnson county, North Carolina. Newspapers of South Carolina, Georgia, Tennessee and Northern Alabama are requested to copy this information.—*Charleston Courier.*

Tux Jackson (Miss.) papers are complaining of military drilling by the negroes at that place. Gen. Terry was transferred from Richmond to Pike's Peak for permitting that sort of thing at Richmond.

LEGAL NOTICES.

Insolvent Notice.

THE insolvent estate of Wm. L. Wilford, having been assigned to me, as assignee, I hereby give to all persons having claims against said estate to file them, properly authenticated, with A. Cox, clerk and master of said court, for payment, on or before the 1st day of January next, or the same will be taken for confessed as to them and set for hearing ex-parte. A. COX, c. & M.

NOTICE.

HAVING suggested to the Clerk of the County Court of Giles county the insolvent estate of T. W. R. Cannon, dec'd., I hereby notify all persons holding claims against the same to file them with said clerk within the time prescribed by law, or they will be forever barred. W. BROWN, Aug. 10-86.

NOTICE.

ALL persons indebted to the estate of A. M. Ballentine, dec'd., either by note or account, are notified to come forward and make payment within six weeks, or their notes will be found in officers' hands after that time. The Legatee requests an immediate settlement. W. F. BALLENTINE, Aug. 10, 1886-td Administrator.

Insolvent Notice.

HAVING suggested to the County Court Clerk of Giles county the insolvent estate of Buckner Young, dec'd., all persons holding claims against the same to file them with said clerk within the time prescribed by law, or they will be forever barred, and all persons indebted to the same must settle immediately. W. WILLEFORD, Adm'r. Aug. 10-86.

NOTICE.

HAVING suggested to the Clerk of the County Court of Giles county the insolvent estate of J. F. W. Hewitt, dec'd., I hereby notify all creditors to file their claims with said clerk for a division pro rata within the time prescribed by law, or they will be forever barred. W. F. HEWITT, Adm'r. Aug. 10-86.

NOTICE.

BY virtue of a Deed of Trust given to me by S. A. Parsons on the 15th of July, 1885, to receive for F. Alexander and others in various cases in which they are bound for him as stayors, securities or otherwise, I will sell on Monday, 28th of August, at the court house in Pulaski, on a credit of one and two years, the tract of land on which S. A. Parsons now resides, containing 12 acres, lying between Pigeon Roost, district No. 1, Bond and good security required of purchaser. Sold free from redemption. Possession given Christmas. July 27, 1886-td W. G. LEWIS, Trustee.

NOTICE.

BY virtue of a vendition expensas to me directed from the Circuit Court of Lawrence county I will expose to public sale, for cash, at the court house door in the town of Lawrenceburg, on Monday the 28th day of September, 1886, a

A Tract of Land,

lying in the 14th civil district of said county, containing by estimation One Thousand Five Hundred and Nine acres. Leveled on as the property of J. H. Strayhorn to satisfy a judgment in favor of R. C. Reed. S. M. HARRISON, Sheriff L. C. Aug. 10-86.

In Chancery at Pulaski.

Wm F Mason, complain't, vs. A M Carter & others. In this cause it appearing to the satisfaction of the clerk and master from affidavit that the defendant A. M. Carter and others are non-residents of the State of Tennessee, so that the ordinary process of this court cannot be served on them; On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery court, to be held for the county of Giles, at the court house in Pulaski, on the first Monday in September next, and answer complainant's bill, or the same will be taken for confessed as to them and set for hearing ex-parte. July 27, 1886. A. COX, c. & M.

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Andrew Smith and others, complainants, vs. Joseph S. McDonald, defendant. In this cause it appearing to the satisfaction of the clerk and master from affidavit that the defendant Joseph S. McDonald is a non-resident of the State of Tennessee, so that the ordinary process of this court cannot be served on him; On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery court, to be held for the county of Giles, at the court house in Pulaski, on the first Monday in September next, and answer complainant's bill, or the same will be taken for confessed as to him and set for hearing ex-parte. July 27, 1886. A. COX, c. & M.

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James Smith and Henry A. Smith, Harvey A. Morgan, John Smith, Silas Monk and Sarah Monk, his wife, complainants, vs. John A. Smith, dec'd., and others, defendants. In this cause it appearing to the satisfaction of the clerk and master from affidavit that the defendant John A. Smith, dec'd., is a non-resident of the State of Tennessee, so that the ordinary process of this court cannot be served on him; On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery court, to be held for the county of Giles, at the court house in Pulaski, on the first Monday in September next, and answer complainant's bill, or the same will be taken for confessed as to him and set for hearing ex-parte. July 27, 1886. A. COX, c. & M.

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